

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: David S. Colvin

Serial No: 10/605,064

Filed: September 5, 2003

Examiner: Revak, Christopher A.

Group Art Unit: 2131

Confirmation No: 2063

Title: COMPUTER READABLE STORAGE MEDIUM FOR ENHANCING LICENSE COMPLIANCE OF SOFTWARE/DIGITAL CONTENT INCLUDING SELF-ACTIVATING/SELF-AUTHENTICATING SOFTWARE/DIGITAL CONTENT

TERMINAL DISCLAIMER UNDER 37 C.F.R. § 1.321(c)

I, DAVID S.BIR, am an attorney of record for the above-identified patent application.

The Assignee of the entire right, title, and interest for the above-identified patent application, U.S. application serial Nos. 10/605,061; 10/605,062; 10/605,063; 10/605,060; 10/065,065; 10/065,067, and U.S. Patent Nos. 6,044,471; 6,460,142; 6,502,195; 6,484,264; 6,446,211; 6,799,277; 6,795,925; 6,792,548; 6,792,549; 6,813,717; 6,785,825; 6,813,718; and 6,986,063 is z4 Technologies, Inc. of Commerce Township, Michigan as recorded in the U.S. Patent and Trademark Office.

The Assignee hereby disclaims the terminal portion of the statutory term of any patent granted on the above-identified patent application which would extend beyond the expiration of the full statutory term defined in 35 U.S.C. §§ 154-156 and 173 of U.S. Patent Nos. 6,044,471; 6,460,142; 6,502,195; 6,484,264; 6,446,211; 6,799,277; 6,795,925; 6,792,548; 6,792,549; 6,813,717; 6,813,718; 6,785,825; and 6,986,063 and any patent issuing from U.S. application serial Nos. 10/605,061; 10/605,062; 10/605,063; 10/605,060; 10/065,065; 10/065,067, except as provided below, and agrees that any patent granted on the above-identified patent application shall be enforceable only for and during such time that the legal title to said patent granted on the above-identified patent application shall be the same as the legal title to U.S. Patent Nos. 6,044,471; 6,460,142; 6,502,195; 6,484,264; 6,446,211; 6,799,277; 6,795,925; 6,792,548; 6,792,549; 6,813,717; 6,813,718; 6,785,825; and 6,986,063 and any patent issuing from U.S. application serial Nos. 10/605,061; 10/605,062; 10/605,063; 10/605,060; 10/065,065; 10/065,067. This agreement to run with any patent granted on the above-identified patent application and to be binding upon the grantee, its successors or assigns.

In making the above disclaimer, the Assignee of the above-identified patent application does not disclaim the terminal portion of any patent granted on the above-identified patent application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154-156 and 173 of U.S.

Patent Nos. 6,044,471; 6,460,142; 6,502,195; 6,484,264; 6,446,211; 6,799,277; 6,795,925; 6,792,548; 6,792,549; 6,813,717; 6,813,718; 6,785,825; and 6,986,063 and any patent issuing from U.S. application serial Nos. 10/605,061; 10/605,062; 10/605,063; 10/605,060; 10/065,065; 10/065,067, in the event that it later (i) expires for failure to pay a maintenance fee; (ii) is held unenforceable; (iii) is found invalid by a court of competent jurisdiction; (iv) is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. § 1.321; (v) has all claims cancelled by a reexamination certificate; (vi) is reissued in any manner; or (vii) is terminated prior to expiration of the whole statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

Respectfully submitted,



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Date: May 22, 2007

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